UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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In re : Chapter 9

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CITY OF DETROIT, MICHIGAN, : Case No. 13-53846

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Debtor. : Hon. Steven W. Rhodes

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ORDER, PURSUANT TO SECTION 365 OF THE BANKRUPTCY CODE, AUTHORIZING THE CITY TO ASSUME CERTAIN UNEXPIRED LEASES OF NONRESIDENTIAL REAL PROPERTY

This matter coming before the Court on the Motion of the City of Detroit, Pursuant to Section 365 of the Bankruptcy Code, for an Order Authorizing the City to Assume Certain Unexpired Leases of Nonresidential Real Property (the "Motion"), filed by the City of Detroit, Michigan (the "City"); the Court having reviewed the Motion; no party having filed and served any response to the Motion by July 10, 2014; the Court finding that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (b) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409, (c) this is a core proceeding pursuant to 28 U.S.C. § 157(b), (d) notice of the Motion and the Hearing was

Capitalized terms not otherwise defined herein have the meanings given to them in the Motion.

sufficient under the circumstances, (e) the Assumed Leases (as defined below) are "unexpired leases" subject to section 365 of the Bankruptcy Code, (f) the assumption of the Assumed Leases approved herein represents a reasonable exercise of the City's business judgment, (g) the Motion is procedurally proper pursuant to Bankruptcy Rule 6006(e) and (h) the relief requested in the Motion and granted herein is necessary and appropriate to carry out the provisions of the Bankruptcy Code and is in the best interests of the City, its creditors and other parties in interest; and the Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein;

IT IS HEREBY ORDERED THAT:

- 1. The Motion is GRANTED.
- 2. The City is authorized to assume the unexpired, nonresidential real property leases identified on Schedule 1 attached hereto (together, and including all exhibits, amendments, supplements or modifications thereto, the "Assumed Leases"), and such Assumed Leases are assumed as of the date of the Motion, pursuant to section 365(a) of the Bankruptcy Code.
- 3. No Cure Payments are owed under the Assumed Leases and there are no defaults under the Assumed Leases requiring further compliance with section 365(b) of the Bankruptcy Code.

Signed on July 10, 2014

/s/ Steven Rhodes
Steven Rhodes
United States Bankruptcy Judge

4.

This Order shall be effective immediately upon its entry.

Schedule 1

Schedule of Assumed Leases

Schedule of Assumed Leases²

Property Location	Lease Description	Landlord	Notice Address	Proposed Cure Amount
9500 E Eight Mile	Mini-Station	Bel Air 8	Bel Air 8 Mile, LLC	\$0
Detroit, MI 48089		Mile, LLC	25550 Grand River Ave.	
			Redford, MI 48240	
65 Cadillac Sq.	Office Space for	Cadillac	Cadillac Tower MI LLC	\$0
Detroit MI 48226	Planning and	Tower MI	Attn: Michael Kalil Farbman	
	Development;	LLC	Group 28400 Northwestern Hwy	
	Engineering and		Southfield, MI 48034	
	Police			
One Campus Martius	Mini-Station	Compuwear	Compuware	\$0
Detroit, MI 48226		Corporation	Attn: Steven Marquardt	
			One Campus Martius	
			Detroit, MI 48266	
Water Lot 3452	Water Intake	Ministry of	Richard Visser	\$0
Detroit River	System –	Natural	Ministry of Natural Resources	
	Southwest	Resources	PO Box 1168	
	Water		Chatham, ON N7M5L8	
	Treatment Plant			
14383 Gratiot,	Mini-Station	Mike's	Mike's Fresh Market	\$0
Detroit, MI 48205		Fresh	Attn: Jamal Abro	
		Market	14383 Gratiot Avenue	
			Detroit, MI 48205	

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Each lease includes all exhibits, amendments, supplements or modifications thereto.